



RECEIVED

2005 AUG -3 AM 10:58

BellSouth Telecommunications, Inc
333 Commerce Street
Suite 2101
Nashville, TN 37201-3300

guy.hicks@bellsouth.com

T.R.A. DOCKET ROOM

Guy M Hicks
General Counsel
615 214 6301
Fax 615 214 7406

August 2, 2005

VIA HAND DELIVERY

Hon Ron Jones
Chairman
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, Tennessee 37243-0505

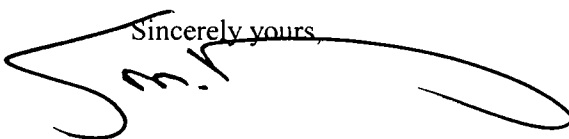
Re *Approval of the Amendment to the Interconnection Agreement Negotiated by BellSouth Telecommunications, Inc and IDS Telcom, L L C Pursuant to Sections 251 and 252 of the Telecommunications Act of 1996*
Docket No. 05-000214

Dear Chairman Jones.

Pursuant to Section 252(e) of the Telecommunications Act of 1996, IDS Telcom, L L C. and BellSouth Telecommunications, Inc are hereby submitting to the Tennessee Regulatory Authority the original and fourteen copies of the attached Petition for Approval of the Amendment to the Interconnection Agreement dated February 5, 2003. The Amendment amends Attachment 4 – Collocation

Thank you for your attention to this matter

Sincerely yours,



Guy M. Hicks

cc Angel Leiro, V-P Regulatory Affairs, IDS Telcom, L L C

BEFORE THE TENNESSEE REGULATORY AUTHORITY
Nashville, Tennessee

In re: *Approval of the Amendment to the Interconnection Agreement Negotiated by BellSouth Telecommunications, Inc and IDS Telcom, L.L.C Pursuant to Sections 251 and 252 of the Telecommunications Act of 1996*

Docket No. _____

**PETITION FOR APPROVAL OF THE
AMENDMENT TO THE INTERCONNECTION AGREEMENT
NEGOTIATED BETWEEN BELLSOUTH TELECOMMUNICATIONS, INC.
AND IDS TELCOM, L.L.C.
PURSUANT TO THE TELECOMMUNICATIONS ACT OF 1996**

COME NOW, IDS Telcom, L.L.C. ("IDS") and BellSouth Telecommunications, Inc., ("BellSouth"), and file this request for approval of the Amendment to the Interconnection Agreement dated February 5, 2003 (the "Amendment") negotiated between the two companies pursuant to Sections 251 and 252 of the Telecommunications Act of 1996, (the "Act"). In support of their request, IDS and BellSouth state the following:

1. IDS and BellSouth have successfully negotiated an agreement for interconnection of their networks, the unbundling of specific network elements offered by BellSouth and the resale of BellSouth's telecommunications services to IDS. The Interconnection Agreement was approved by the Tennessee Regulatory Authority ("TRA") on March 17, 2003.

2. The parties have recently negotiated an Amendment to the Agreement. The Amendment amends Attachment 4-Collocation. A copy of the Amendment is attached hereto and incorporated herein by reference.

3. Pursuant to Section 252(e) of the Telecommunications Act of 1996, IDS and BellSouth are submitting their Amendment to the TRA for its consideration and

approval. The Amendment provides that either or both of the parties are authorized to submit the Amendment to the TRA for approval.

4. In accordance with Section 252(e) of the Act, the TRA is charged with approving or rejecting the negotiated Amendment between BellSouth and IDS within 90 days of its submission. The Act provides that the TRA may only reject such an agreement if it finds that the agreement or any portion of the agreement discriminates against a telecommunications carrier not a party to the agreement or the implementation of the agreement or any portion of the agreement is not consistent with the public interest, convenience and necessity.

5. IDS and BellSouth aver that the Amendment is consistent with the standards for approval.

6. Pursuant to Section 252(i) of the Act and FCC Order No. 04-164, BellSouth shall make the Agreement available upon the same terms and conditions contained therein.

IDS and BellSouth respectfully request that the TRA approve the Amendment negotiated between the parties.

This 21 day of August, 2005.

Respectfully submitted,

BELLSOUTH TELECOMMUNICATIONS, INC

By:

Guy M. Hicks

333 Commerce Street, Suite 2101
Nashville, Tennessee 37201-3300
(615) 214-6301
Attorney for BellSouth

CERTIFICATE OF SERVICE

I, Guy M. Hicks, hereby certify that I have served a copy of the foregoing Petition for Approval of the Amendments to the Interconnection Agreement on the following via United States Mail on the 21 day of August, 2005:

Angel Leiro
V-P Regulatory Affairs
IDS Telcom LLC
1525 N.W. 167th Street
2nd Floor
Miami, FL

Guy M. Hicks

**Amendment to the Agreement
Between
IDS Telcom, L.L.C.
and
BellSouth Telecommunications, Inc.
Dated February 5, 2003**

Pursuant to this Amendment, (the "Amendment"), IDS Telcom, L L C (IDS), and BellSouth Telecommunications, Inc ("BellSouth"), hereinafter referred to collectively as the "Parties," hereby agree to amend that certain Interconnection Agreement between the Parties dated February 5, 2003 ("Agreement") to be effective upon the date of the last signature executing the Amendment

WHEREAS, BellSouth and IDS entered into the Agreement on February 5, 2003 and,

WHEREAS, BellSouth and IDS are amending the Agreement to reflect rates set forth in the Florida Commission order Number PSC-04-0895-FOF-TP issued September 14, 2004,

NOW THEREFORE, in consideration of the mutual provisions contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby covenant and agree as follows

- 1 The Parties agree to add a new Section 14.1 to Attachment 4, Physical Collocation, of the Agreement, as follows
 - 14.1 BellSouth may reclaim unused Collocation Space when a BellSouth central office is at, or near, space exhaustion and IDS cannot demonstrate that IDS will utilize the Collocation Space within a reasonable time. In the event of space exhaust or near exhaust within a BellSouth Premises, BellSouth will provide written notice to IDS requesting that IDS release non-utilized Collocation Space to BellSouth, when 100 percent of the Collocation Space in IDS' collocation arrangement is not being utilized.

Within twenty (20) days of receipt of written notification from BellSouth, IDS shall either (1) return the non-utilized Collocation Space to BellSouth, in which case IDS shall be relieved of all obligations for charges associated with that portion of the Collocation Space applicable from the date the Collocation Space is returned to BellSouth, or (2) for all states, with the exception of Florida, provide BellSouth with information demonstrating that the Collocation Space will be utilized within twenty-four (24) months from the date IDS accepted the Collocation Space (Acceptance Date) from BellSouth. For Florida, IDS shall provide information to BellSouth demonstrating that the Collocation Space will be utilized within eighteen (18) months from the Acceptance Date.

Disputes concerning BellSouth's claim of central office space exhaust, or near exhaust, or IDS' refusal to return requested Collocation Space should be resolved by BellSouth and IDS pursuant to the Dispute Resolution language contained in this Agreement

- 2 The Parties agree to add a new Section 1 9 to Attachment 4, Physical Collocation, of the Agreement as follows

1 9 Transfer of Collocation Space. IDS shall be allowed to transfer Collocation Space to another CLEC under the following conditions (1) the central office is not at or near space exhaustion, (2) the transfer of space shall be contingent upon BellSouth's approval, which will not be unreasonably withheld, (3) IDS has no unpaid, undisputed collocation charges, and (4) the transfer of the Collocation Space is in conjunction with IDS' sale of all, or substantially all, of the in-place collocation equipment to the same CLEC

1 9 1 The responsibilities of IDS shall include (1) submitting a letter of authorization to BellSouth for the transfer, (2) entering into a transfer agreement with BellSouth and the acquiring CLEC, and (3) returning all Security Access Devices to BellSouth. The responsibilities of the acquiring CLEC shall include (1) submitting an application to BellSouth for the transfer of the Collocation Space, (2) satisfying all requirements of its interconnection agreement with BellSouth, (3) submitting a letter to BellSouth for the assumption of services, and (4) entering into a transfer agreement with BellSouth and IDS

1 9 2 In conjunction with a transfer of Collocation Space, any services associated with the Collocation Space shall be transferred pursuant to separately negotiated rates, terms and conditions

1 9 3 As of the effective date of this Amendment, the terms and conditions of this section 1 9 shall be satisfied as a result of that certain settlement agreement to which BellSouth and IDS are parties as to the existing collocation spaces and as to Bona Fide Firm Orders (BFFOs), as referenced in the IDS' Interconnection Agreement, (IDS has accepted terms and costs in the Application Response and BellSouth is authorized to proceed with provisioning) IDS' assignee, IDS Corp. shall assume the current collocation spaces and the BFFOs. This subsection shall not apply to any other transfer of Collocation Space desired by IDS or any assignee subsequent to the date of the execution of this Amendment

- 3 The Parties agree to add a new Section 5.5 3 to Attachment 4, Physical Collocation, of the Agreement as follows

5 5 3 Copper and Coaxial Cable Entrance Facilities In Florida, Georgia and Tennessee, BellSouth shall permit IDS to use copper or coaxial cable entrance facilities, if approved by the Commission, but only in those rare instances where IDS demonstrates a necessity and entrance capacity is not at or near exhaust in a particular BellSouth Premises in which IDS' Collocation Space is located. Notwithstanding the foregoing, in the case

of adjacent collocation, copper facilities may be used between the adjacent collocation arrangement and the central office demarcation point, unless BellSouth determines that limited space is available for the placement of these entrance facilities.

- 4 The Parties agree to add the following language at the end of Section 7 10, Cancellation, of Attachment 4, Physical Collocation, of the Agreement

In Florida, if IDS cancels its order for Collocation Space at any time prior to the Space Ready Date, no cancellation fee shall be assessed by BellSouth, however, IDS will be responsible for reimbursing BellSouth for any costs specifically incurred by BellSouth on behalf of IDS up to the date that the written notice of cancellation was received by BellSouth

- 5 The Parties agree to add a new Section 8 1 2 to Attachment 4, Physical Collocation, of the Agreement as follows

8 1 2 Nonrecurring Charges In Florida, unless specified otherwise herein, BellSouth shall assess nonrecurring charges, including all application fees, within thirty (30) days of the date that BellSouth provides an Application Response to IDS or on IDS' next scheduled monthly billing statement, if IDS' current month's billing cycle has already closed Nonrecurring charges associated with the processing of the Firm Order for collocation space preparation (Firm Order Processing Fee) shall be billed by BellSouth within thirty (30) days of BellSouth's confirmation of IDS' BFFO or on IDS' next scheduled monthly billing statement

- 6 The Parties agree to amend Section 8 3, Space Preparation, of Attachment 4, Physical Collocation, of the Agreement to add the following language

In Florida, the non-recurring Firm Order Processing Fee will be billed by BellSouth, pursuant to Section 8 1 2 above

- 7 The Parties agree to add a new Section 8 6 1 1, to Attachment 4, Physical Collocation, of the Agreement as follows

8.6 1 1 In Florida only, pursuant to technical feasibility, commercial availability, and safety limitations, BellSouth will permit IDS to request DC power in 5-amp increments from 5 amps up to 100 amps from the BellSouth BDFB. However, in accordance with industry standard fuse sizing, IDS may request that BellSouth provision DC power of 70 amps or greater directly from BellSouth's main power board. The industry standard fuse size (which is a circuit breaker on the main power board) available at a BellSouth main power board in all BellSouth Premises is a 225-amp circuit breaker

- 8 The Parties agree to add a new Section 8 6 7, 8 6 7.1, and 8.6 7 2 to Attachment 4, Physical Collocation, of the Agreement as follows

8 6.7 Florida Power Usage Option. In Florida only, IDS may request that —48 DC power provisioned by BellSouth to IDS' Collocation Space be

assessed per ampere (amp), per month based upon amps used, pursuant to the rates set forth in Exhibit B of this Attachment. Monthly recurring power charges will be assessed on the Space Acceptance Date or Space Ready Date, whichever is appropriate, pursuant to Section 8.1. If IDS desires to convert existing physical collocation arrangements to the Florida Power Usage Option (hereinafter "FL Option"), then the monthly recurring power charges that are applicable to the FL Option, contained in Exhibit B, will be assessed on the Space Ready Date associated with the Subsequent Application submitted by IDS to convert an existing collocation arrangement to the FL Option. The monthly recurring charges for DC power, under the FL Option, shall be calculated and applied based on the amount of power IDS requests that it be allowed to draw at a given time to a specific physical collocation arrangement in a particular BellSouth Premises on IDS' Initial Application or Subsequent Application. BellSouth shall allow IDS, at IDS' option, to order a power feed that is capable of delivering a higher DC power level but to fuse this power feed so as to allow a power level less than the feed's maximum to be drawn by IDS. BellSouth is not required to build its central office power infrastructure to meet IDS' forecasted DC power demand. IDS must specify on its Initial or Subsequent Application the power level it wishes to be able to draw from BellSouth's power plant for each existing collocation arrangement IDS converts to the FL Option or for any new collocation arrangements IDS establishes under the FL Option.

- 8.6.7.1 BellSouth, at any time and at its own expense, shall have the right to verify the accuracy of IDS' power usage under the FL Option for a specific collocation arrangement in a particular BellSouth Premises, based on a meter reading(s) taken by BellSouth of the amount of power being consumed by IDS' collocation arrangement. BellSouth may perform its own meter reading(s) via any method it chooses, such as, but not limited to, a clamp-on ammeter. If the meter reading(s) varies by more than ten percent (10%) or five (5) amps from the power usage that has been requested by IDS for the collocation arrangement, under the FL Option, the Parties agree to work cooperatively to reconcile such discrepancy and establish the appropriate usage figure in a reasonable and expeditious manner. If the Parties substantiate BellSouth's reading, then BellSouth shall adjust IDS' billing to reflect BellSouth's power reading beginning with the first day of the month immediately following the date of the last metered reading taken by BellSouth.
- 8.6.7.2 BellSouth shall assess IDS a monthly recurring charge for DC power under the FL Option, as set forth in Exhibit B of this Attachment. IDS shall notify BellSouth of any change in its DC power usage by submitting a Subsequent Application, which reflects the new DC power level desired by IDS. The requested change in DC power usage will be reflected in IDS' next scheduled monthly billing cycle.
- 9 The Parties agree to delete and replace Attachment 4-Collocation-Exhibit B rates in the state of Florida and replace with a new Exhibit B rates-Attachment 4-Collocation, for the state of Florida as set forth in Exhibit 1 of this Amendment attached hereto and incorporated herein by this reference.

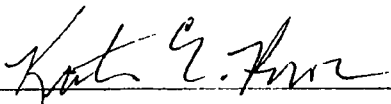
- 10 This Agreement shall be deemed effective October 1, 2004 ("Effective Date")
- 11 All of the other provisions of the Agreement, dated February 5, 2003 shall remain in full force and effect
- 12 Either or both of the Parties is authorized to submit this Amendment to the respective state regulatory authorities for approval subject to Section 252(c) of the Federal Telecommunications Act of 1996

General Terms and Conditions
Signature Page

IN WITNESS WHEREOF, the Parties have executed this Agreement the day and year written below.

BellSouth Telecommunications, Inc.

By _____



Name: Kristen E. Rowe

Title: Director

Date: 5-10-05

IDS Telcom, L.L.C.

By: _____



Name: JOE MILLSTONE

Title: CEO

Date: 5/10/05

Exhibit 1

CATEGORY	RATE ELEMENTS	Inten m	BCS	USOC	RATES(\$)	Nonrecurring		Nonrecurring Disconnect		OSS Rates(\$)		Exhibit B						
						Rec	First	Add'l	First	Add'l	SOMECA	SOMAN	SOMAN	SOMAN				
Attachment 4												Incremental Charge - Manual Svc Order vs Electronic Disc Add'l						
												Incremental Charge - Manual Svc Order vs Electronic Disc Add'l						
Physical Collocation																		
Application																		
Physical Collocation - Initial Application Fee		CLO	PE1BA		2,785.00													
Physical Collocation - Subsequent Application Fee		CLO	PE1CA		2,236.00													
Physical Collocation - Co-carrier Cross Connect/Direct Connect, Application Fee, per application		CLO	PE1DT		564.81													
Physical Collocation - Power Reconfiguration Only, Application Fee		CLO	PE1PR		409.50													
Physical Collocation Administrative Only - Application Fee		CLO	PE1BL		760.91													
Space Preparation																		
Physical Collocation - Floor Space per sq. feet		CLO	PE1PJ		5.28													
Physical Collocation - Space Enclosure welded wire, first 50 square feet		CLO	PE1BX		171.12													
Physical Collocation - Space enclosure welded wire, first 100 square feet		CLO	PE1BW		189.73													
Physical Collocation - Space enclosure, welded wire, each additional 50 square feet		CLO	PE1CW		18.61													
Physical Collocation - Space Preparation - C O Modification per square ft		CLO	PE1SK		2.38													
Physical Collocation - Space Preparation, Common Systems Modifications-Caged, per square foot		CLO	PE1SL		2.50													
Physical Collocation - Space Preparation - Common Systems Modifications-Caged, per cage		CLO	PE1SM		84.93													
Physical Collocation - Space Preparation - Firm Order Processing		CLO	PE1SJ		287.36													
Physical Collocation - Space Availability Report, per Central Office Requested		CLO	PE1SR		572.66													
Power																		
Physical Collocation - Power, 48V DC Power - per Fused Amp Requested		CLO	PE1PL		7.80													
Physical Collocation - Power, 120V AC Power, Single Phase, per Breaker Amp		CLO	PE1FB		5.26													
Physical Collocation - Power, 240V AC Power, Single Phase, per Breaker Amp		CLO	PE1FD		10.53													
Physical Collocation - Power, 120V AC Power, Three Phase, per Breaker Amp		CLO	PE1FE		15.80													
Physical Collocation - Power, 277V AC Power, Three Phase, per Breaker Amp		CLO	PE1FG		36.47													
Physical Collocation - Power - DC power, per Used Amp		CLO	PE1FN		10.69													
Cross Connects (Cross Connects, Co-Carrier Cross Connects, and Ports)																		
Physical Collocation - 2-wire cross-connect, loop provisioning		X, UFA, UCL, UAL, UHL, UDN, UNCVX	PE1P2		0.0208													
Physical Collocation - 4-wire cross-connect, loop provisioning		UNCDX, UCL, UDL, WDS1L, WDS1S, UXTD1, ULDD1, USLE1, UNLD1, UTD1, UNCX, UEPSR, UEPSE, UEPSP, USL	PE1P4		0.0416													
Physical Collocation - DS1 Cross-Connect for Physical Collocation, provisioning																		

CATEGORY	RATE ELEMENTS	Inten m	Zone	BCS	USOC	RATES (\$)	Attachment 4		Attachment 4		Exhibit B	
							Rec	First	Nonrecurring Add'l	First	Nonrecurring Disconnect Add'l	OSS Rates(\$)
	Physical Collocation - Cable Records Fiber Cable per cable record (maximum 99 records)		CLO	PEI-CB		69.96			149.97			
Virtual to Physical												
	Physical Collocation - Virtual to Physical Collocation Relocation, per Voice Grade Circuit		CLO	PEI-BV		33.00						
	Physical Collocation - Virtual to Physical Collocation Relocation, per DSO Circuit		CLO	PEI-BO		33.00						
	Physical Collocation - Virtual to Physical Collocation Relocation, per DS1 Circuit		CLO	PEI-B1		52.00						
	Physical Collocation - Virtual to Physical Collocation Relocation, per DS3 Circuit		CLO	PEI-B3		52.00						
	Physical Collocation - Virtual to Physical Collocation In-Place, per Voice Grade Circuit		CLO	PEI-BR		23.00						
	Physical Collocation Virtual to Physical Collocation In-Place Per DSO Circuit		CLO	PEI-BP		23.00						
	Physical Collocation - Virtual to Physical Collocation In-Place, per DS1 Circuit		CLO	PEI-BS		33.00						
	Physical Collocation - Virtual to Physical Collocation In-Place, per DS3 Circuit		CLO	PEI-BE		37.00						
Entrance Cable												
	Physical Collocation - Cable Support Structure, per Entrance Cable		CLO	PEI-PM		5.19						
	Physical Collocation - Fiber Entrance Cable per Cable (CO manhole to vault splice)		CLO	PEI-EC		994.12			43.84			
	Physical Collocation - Fiber Entrance Cable Installation, per Fiber		CLO	PEI-ED		7.43						
VIRTUAL COLLOCATION												
Application												
	Virtual Collocation - Application Fee		AMTFS	EAF		1,241.00			1.20			
	Virtual Collocation - Co-Carrier Cross Connects/Direct Connect, Application Fee, per application		AMTFS	VEICA		564.81						
	Virtual Collocation Administrative Only - Application Fee		AMTFS	VEIAF		760.91			1.20			
Space Preparation												
	Virtual Collocation - Floor Space, per sq. ft		AMTFS	ESPVX		5.28						
Power												
	Virtual Collocation - Power, per fused amp		AMTFS	ESPAX		6.95						
	Virtual Collocation - Power DC power, per Used Amp		AMTFS	VEIPF		10.69						
Cross Connects	Cross Connects, Co-Carrier Cross Connects, and Ports											
			UEANI, UEA, UDIN UAL, UHL, UCL UEQ, JNCVX, UNCDX, UNCNX UEA, UHL, UCI, UDL, UNCVX, UNCDX	UAC2	0.0201	7.32		5.37	4.58	2.71		
	Virtual Collocation - 2-wire cross-connect loop, provisioning		ULR, UXTO1, UNC1X, ULDD1, UTD1, USLEL CND3X	UAC4	0.0403	8.00		5.75	5.00	2.69		
	Virtual Collocation - 4-wire cross-connect, loop, provisioning											
	Virtual collocation - Special Access & UNE, cross-connect per DS1											
	Virtual collocation - Special Access & UNE, cross-connect per DS3											

COLLOCATION - Florida		RATE ELEMENTS		Interim	BCS	USOC	RATES(\$)		Nonrecurring		Nonrecurring Disconnect		Attachment 4		Exhibit B	
CATEGORY				Zone			Svc Order Submitted Elec per LSR	Manually per LSR	Order vs Electronic- 1st	Manual Svc Order vs Electronic- Add'l	Order vs Electronic- 1st	OSS Rates(\$)	SOMAN	SOMAN	SOMAN	SCMAN
	Remote Site DLEC Data (BRSSD) per Compact Disk per CO Physical Collocation - Security Escort for Basic Time - normally scheduled work, per half hour	CLORS	PE1RR				Rec	First	Add'l	Nonrecurring	Disconnect					
	Physical Collocation - Security Escort for Overtime - outside of normally scheduled working hours on a scheduled work day, per half hour	CLORS	PE1BT					33.65	22.05							
	Physical Collocation - Security Escort for Premium Time - outside of scheduled work day, per half hour	CLORS	PE1OT					44.63	28.89							
	Adjacent Remote Site Collocation	CLORS	PE1PT					55.62	35.73							
	Remote Site-Adjacent Collocation-Appliation Fee	CLORS	PE1RU					755.62	755.62							
	Remote Site-Adjacent Collocation - Real Estate, per square foot	CLORS	PE1RT					0.134								
	Remote Site-Adjacent Collocation - AC Power per breaker amp	CLORS	PE1RS					6.27								
	NOTE If Security Escort and/or Add'l Engineering Fees become necessary for adjacent remote site collocation, the Parties will negotiate appropriate rates															
	Virtual Remote Site Collocation	VE1RS	VE1RB							612.23		270.35				
	Virtual Collocation in the Remote Site - Application Fee	VE1RS	VE1RC							154.59						
	Virtual Collocation in the Remote Site - Per Bay/Rack of Space per Premises requested	VE1RS	VE1RR							223.91						
	Virtual Collocation in the Remote Site - Space Availability Report Request, per CLLI Code	VE1RS	VE1RL							73.39						
ADJACENT COLLOCATION		CLOAC	PE1JA					0	1666							
	Adjacent Collocation - Space Charge per Sq Ft	CLOAC	PE1JC						4.62							
	Adjacent Collocation - Electrical Facility Charge per Linear Ft	UEANL UEQ, UEA, UJU, UHL, UDN	PE1JE					0.0194	7.32		5.37	4.58	2.71			
	Adjacent Collocation - 2-Wire Cross-Connects	UEA, UHL, UDL, UCL	PE1JF					0.0388	8.00		5.75	5.00	2.69			
	Adjacent Collocation - 4-Wire Cross-Connects	USL	PE1JG					0.3708	7.88		2.26	1.35	0.9915			
	Adjacent Collocation - D33 Cross-Connects	UE3	PE1JH					4.14	32.40		31.03	11.15	10.98			
	Adjacent Collocation - 2-Filter Cross-Connect	CLOAC	PE1JU					1.70	28.76		25.85	13.78	11.01			
	Adjacent Collocation - 4-Filter Cross-Connect	CLOAC	PE1JV					3.33	37.92		35.51	18.20	15.44			
	Adjacent Collocation - Application Fee	CLOAC	PE1JB					2.763.00				1.02				
	Adjacent Collocation - 120V, Single Phase Standby Power Rate per AC Breaker Amp	CLOAC	PE1JL					5.26								
	Adjacent Collocation - 240V, Single Phase Standby Power Rate per AC Breaker Amp	CLOAC	PE1JM					10.53								
	Adjacent Collocation - 120V, Three Phase Standby Power Rate per AC Breaker Amp	CLOAC	PE1JN					15.80								
	Adjacent Collocation - 277V, Three Phase Standby Power Rate per AC Breaker Amp	CLOAC	PE1JO					36.47								
	Adjacent Collocation - Cable Support Structure per Entrance Cable	CLOAC	PE1JP					5.19								
	NOTE Rates displaying an "R" in the interim column are interim and subject to rate true-up as set forth in General Terms and Conditions															